

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

March 27, 2006 LB 990

SENATOR CUDABACK: Senator Brown and Senator Chambers, would you both come forward, please. The Chair does rule that the question before us is divisible. Mr. Clerk, would you please read the three divisions.

CLERK: Mr. President, I believe the agreement is three components to this amendment, as offered by Senator Brown. The first component would consist of Sections 1 and 2, that have to do with establishing legislative intent; the second component would consist of definitional sections, which would be Sections 3, 4, and 5 of the original amendment; and the third and final component would consist of Section 6 through the end of the amendment, dealing with the responsibility of the Department of Economic Development. And Senator Brown, I believe you just want to take them up in that order, Senator, so we'll be doing the intent language, initially?

SENATOR BROWN: Yes.

CLERK: Is that okay?

SENATOR BROWN: Yes.

CLERK: Okay.

SENATOR CUDABACK: Well, I guess you have opened, but the Chair will recognize you, if you care to do a summary of your opening again, you may, on the first component. (FA637, Legislative Journal page 1233.)

SENATOR BROWN: Well, I will quickly talk that the first component is the intent language; talks about the situation in the state of Nebraska in terms of venture capital, in encouraging high-growth companies, start-up companies, that what the intent of Invest Nebraska is, is to work with communities, with high-growth businesses, and try to put investors that are willing to invest together with companies that need the money; but more importantly, to work with companies so that they will know how to work to get investment capital. And this is the intent language portion of the bill, and talks about venture capital as it relates to where Nebraska is, in terms of